



Rep. Naomi D. Jakobsson

Filed: 3/17/2014

09800HB4225ham001

LRB098 16266 NHT 56915 a

1 AMENDMENT TO HOUSE BILL 4225

2 AMENDMENT NO. \_\_\_\_\_. Amend House Bill 4225 by replacing  
3 everything after the enacting clause with the following:

4 "Section 5. The Private College Act is amended by changing  
5 Sections 4 and 5 and by adding Section 4.5 as follows:

6 (110 ILCS 1005/4) (from Ch. 144, par. 124)

7 Sec. 4. Upon the filing of an application for a certificate  
8 of approval, the Board shall make an examination to ascertain  
9 the following:

10 1. That each course of instruction to be offered or  
11 given is adequate, suitable, and proper. †

12 2. That the fee to be charged for the courses of  
13 instruction, and the conditions and terms under which such  
14 fees are to be paid are reasonable. †

15 3. That an adequate physical plant and adequate  
16 facilities are provided. †

1           4. That the members of the teaching staff are  
2 adequately prepared to fulfill their instructional  
3 obligations.†

4           5. That the institution does not promise or agree to  
5 any right or privilege in respect to professional  
6 examinations or to the practice of any profession in  
7 violation of the laws of this State.†

8           6. That the institution does not offer inducements that  
9 are designed to deceive the prospective student or make any  
10 promises which it does not have the present means or  
11 ability to perform.

12           7. That the institution complies with Section 4.5 of  
13 this Act.

14           If the examination shows that the applicant has such  
15 qualifications a certificate of approval shall be issued.

16           (Source: P.A. 80-1309.)

17           (110 ILCS 1005/4.5 new)

18           Sec. 4.5. Employment data. Any employment data that a  
19 post-secondary educational institution regulated under this  
20 Act (i) reports to the Board for the purpose of gaining or  
21 retaining required approval, (ii) uses for marketing,  
22 advertising, or statistical purposes, or (iii) conveys to  
23 existing or anticipated students in this State via the Internet  
24 or any of its publications or other written or oral  
25 communications must set forth the following data separately:

1           (1) Recent graduate employment lasting fewer than 3  
2           months.

3           (2) Recent graduate employment lasting 3 months or  
4           more.

5           (3) Recent graduate employment of graduates who are  
6           employed on a temporary basis.

7           (4) Recent graduate employment of graduates who are  
8           employed on a permanent basis.

9           (5) Employment data from any of its campuses located  
10          within this State.

11          (6) Employment data from any of its campuses located  
12          outside the territorial boundaries of this State.

13           (110 ILCS 1005/5) (from Ch. 144, par. 125)

14           Sec. 5. A certificate of approval of a post-secondary  
15           educational institution may be revoked for any of the  
16           following:

17           1. Violation of any of the conditions governing the  
18           issuance of the certificate.~~†~~

19           2. Failure to comply with any of the rules adopted by  
20           the Board.~~†~~

21           3. Fraudulent conduct on the part of any person  
22           conducting the institution or of any person, acting within  
23           the scope of his employment, employed by the owners or  
24           persons conducting the institution, on account of which  
25           conduct any student enrolled in the institution has been

1 injured or has suffered financial loss.

2 4. Failure to comply with Section 4.5 of this Act.

3 (Source: P.A. 80-1309.)

4 Section 10. The Academic Degree Act is amended by adding  
5 Section 7.5 as follows:

6 (110 ILCS 1010/7.5 new)

7 Sec. 7.5. Employment data. Any employment data that a  
8 degree granting institution regulated under this Act (i)  
9 reports to the Board for the purpose of gaining or retaining  
10 required authorization or approval, (ii) uses for marketing,  
11 advertising, or statistical purposes, or (iii) conveys to  
12 existing or anticipated students in this State via the Internet  
13 or any of its publications or other written or oral  
14 communications must set forth the following data separately:

15 (1) Recent graduate employment lasting fewer than 3  
16 months.

17 (2) Recent graduate employment lasting 3 months or  
18 more.

19 (3) Recent graduate employment of graduates who are  
20 employed on a temporary basis.

21 (4) Recent graduate employment of graduates who are  
22 employed on a permanent basis.

23 (5) Employment data from any of its campuses located  
24 within this State.

1           (6) Employment data from any of its campuses located  
2           outside the territorial boundaries of this State.  
3           The Board may deny authorization or approval or revoke  
4           authorization or approval for failure of an institution to  
5           comply with this Section."